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175 Pinelawn Road, Suite 250, Melville, NY 11747 (631) 232-6130 Fax (631) 232-6184

Direct Dial: (631) 227-6362 SDN1 Email: mpkelly@mdwcg.comENT

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February 22, 2024

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VIA ECF

Hon. Colleen McMahon United States District Court Southern District of New York 500 Pearl Street, Room 2550 New York, New York 10007

Re: Gonzalez v. The Kenan Advantage Grp., et. al.

Dkt. No.: 1:22-cv-10962-CM Our File No.: 03269-00315

Your Honor:

We represent defendants THE KENAN ADVANTAGE GROUP, INC., a/k/a KAG MERCHANT GAS GROUP LLC, hereinafter "Kenan", in the above entitled action.

In light of the Court's recent extension of discovery deadlines, Kenan hereby withdraws that branch of the motion it recently filed that seeks preclusion of the plaintiff's experts.

Thank you.

Respectfully submitted,

Michael P. Kelly (mpk 6994)

cc: All Parties Via ECF

IKHILOV & ASSOCIATES Attorneys for Plaintiff 76 West Brighton Avenue, Suite 212 Brooklyn, New York 11224 (718) 336-4999

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